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L	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	ı
	09/705,792	11/06/2000	Toshiaki Kashihara	Q61526	6031	
7590 12/09/2002						
	Sughrue Mion Zinn MacPeak & Seas			EXAMINER		1
	2100 Pennsylvania Ave NW Washington, DC 20037			TAMAI, KARL I		,

ART UNIT PAPER NUMBER

2834

DATE MAILED: 12/09/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)					
	055	09/705,792	KASHIHARA ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Tamai IE Karl	2834					
Period fo	The MAILING DATE of this communication apport or Reply	ears on the cover sheet with the o	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Stensions of time may be enabled under the providence of 37 CFR 1.36(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the pecfor for reply seported above is less then thirty (30) days, a reply within the statutory minimum of triry (30) days will be considered timely. - If NO period for reply is apposited above, the maximum statutory pointed will apply and will explice SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the size or vaderede period for reply will, by statute, cause the application to become ABANDONED (SIX S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent form adjustment. See 37 CFR 1.70(b).								
Status								
1)[Responsive to communication(s) filed on 04 S							
2a)□		s action is non-final.						
3)∐	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims	on partie danyle, rece cib. 11, 1	00 0.0. 210.					
4)⊠	4)⊠ Claim(s) 1-8 and 11-19 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠								
	Claim(s) is/are objected to.							
	Claim(s) are subject to restriction and/or	election requirement.						
	on Papers							
9) The specification is objected to by the Examiner.								
10)[] 1	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a), 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
,	If approved, corrected drawings are required in repl		ved by the Examiner.					
12) The oath or declaration is objected to by the Examiner.								
	nder 35 U.S.C. §§ 119 and 120	71111011						
	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. & 119/a	\-(d) or (f)					
	All b) Some * c) None of:	priority and or or or or or or	, (a) 5, (i).					
	1.⊠ Certified copies of the priority documents	have been received						
	Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)). See the attached detailed Office action for a list of the certified copies not received.							
14) 🗌 Ad	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
	 a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 							
Attachment(s)								
Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)		(PTO-413) Paper No(s) ratent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 3, 5, and 15-16 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Cheetham et al. (Cheetham)(US 3,538,362). Cheetham discloses every element of the applicant's invention including the diodes 70, 72 mounted on bases 88,89 which are mounted on surfaces which are parallel to the principle surfaces of the cooling plate. The area of the bases 88, 89 are the same as the area diodes 70, 72 and the area of the AC terminal 62 is greater than the area of the diodes terminals 70a and 72a.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cheetham, in further view of Einthoven (US 5,950,068). Kawano and Gautier teaches every aspect of the invention except the mesa diffusion element made using n-silicon and the dimension of

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the base, cathode, and anode. Einthoven teaches a n-silicon mesa diffusion diode for a rectifier. It would have been obvious to a person of ordinary skill in the art at the time of the invention to construct the generator of Cheetham with the diodes of Einthoven to provide an rectifier with improved breakdown voltage.

- 5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cheetham, in further view of Mori et al.(Mori) (US 5,8728,564). Cheetham teaches every aspect of the invention except the junction between the base/cooling plate larger than the junction between the base/diode. It would have been obvious to a person of ordinary skill in the art at the time of the invention to construct the generator of Cheetham with the junction between the base/cooling plate larger than the junction between the base/diode, as in Mori, to provide good seating between the base and the cooling plate.
- 6. Claims 6, 11, 13, 17, and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cheetham, in further view of Kawano (JP 5-176,539). Cheetham teaches every aspect of the invention except the AC terminal being bent, positioned outside the fan, and extends radially outward. Kawano teaches the AC output extending radially and being bent to position the terminal in the cooling path of the fan. It would have been obvious to a person of ordinary skill in the art at the time of the invention to construct the generator of Cheetham with the bent terminal of Kawano to cool the terminal.

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7. Claims 7 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over
Cheetham, in further view of Abadia et al. (Abadia) (US 5,883,450). Cheetham teaches
every aspect of the invention except the bases are soldered into the cooling plates. Abadia teaches
diodes being press fit, welded, or soldered to the cooling plates. It would have been
obvious to a person of ordinary skill in the art at the time of the invention to construct the
generator of Cheetham with the bases solder to the cooling plates to provide a more secure
mechanical connection, and because it choosing between know equivalents requires only
routine skill in the art, as shown by Abadia soldering an press fitting are equivalent connections

in the rectifier art.

- 8. Claims 12 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cheetham, in further view of Deverall et al. (Deverall) (US 5,451,823). Cheetham teaches every aspect of the invention except the cooling plates extending radially inward with a large Deverall teaches(figure 10) the cooling plates extending inward with a large number of cooling holes(410,410, and 412). It would have been obvious to a person of ordinary skill in the art at the time of the invention to construct the generator of Cheetham with the holes in the cooling plates because Deverall teaches aligned ventilators to cool the plates 200 and 5
- 9. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cheetham, in further view of Yoshinaga et al. (Yoshinaga) (US 5,886,403). Cheetham teaches every aspect of the invention exceptthe resin having inorganic calcined product. Yoshinaga teaches that th includes inorganic silica or alumina but not necessarily Al203 or Si02(calcined). It would have been obvious to a person of ordinary skill in the art at the time of the invention to

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construct the generator of Cheetham with the resin having inorganic particles to provide suitable internal pressure as taught by Yoshinaga, and with the particle being Al203 or Si02 because they are know insulators in the rectifier art and Yoshinaga suggests the particles are alumina or silica.

Response to Arguments

- Applicant's arguments with respect to claims 1-8 and 11-19 have been considered but are moot in view of the new grounds of rejection.
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karl I.E. Tamai whose telephone number is (703) 305-7066.

The examiner can be normally contacted on Monday through Friday from 8:00 am to 4:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Nestor Ramirez, can be reached at (703) 308-1371. The facsimile number for the Group is (703) 305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Karl I Tamai PRIMARY PATENT EXAMINER December 5, 2002

KARL TAMAI PRIMARY EXAMINER